

1      *Not sue*  
2      Charles Matthiesen, Et Al  
3      36771 Hidden River Rd.  
4      Hinkley, California 92347

5  
6      Unsecured Creditor In Pro Se  
7  
8

FILED

JUL 07 2020

UNITED STATES BANKRUPTCY COURT  
SAN FRANCISCO, CA

UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

In re:

PG&E CORPORATION,

Debtor.

In re:

PACIFIC GAS AND ELECTRIC  
COMPANY,

Debtor.

Affects PG&E Corporation

Affects Pacific Gas and  
Electric Company

Affects Both Debtors.

All papers shall be filed in the  
Lead Case No. 18-30088 (DM)

Case No.:3:19-bk-30088 (Lead Case)

Chapter 11

Case No.:3:19-bk-30089

Chapter 11

UNSECURED CREDITOR CLAIM NO. 8273

NOTICE THAT THIS CREDITOR WILL  
RECOVER ANY JUDGEMENT OBTAINED  
IN ANY OTHER VENUE, THROUGH THE  
CLAIM PROCESS IN ACCORDANCE WITH  
THE TERMS OF CONFIRMED PLAN OF  
REORGANIZATION, OR LACK THEREOF,  
OR DEFICIENT, NOT AGREED UPON BY ALL  
CREDITORS, CONSTRUED AS UNRESOLVED  
AND OUTSTANDING CLAIMS; AND  
THAT THIS LIFT OF AUTOMATIC STAY  
CANNOT PRECLUDE THIS CREDITOR TO  
ENFORCE SUBSEQUENTLY OBTAINED  
JUDGEMENT AGAINST DEBTOR, DUE TO  
PREVIOUSLY, IN THIS COURT, ASSERTED  
AS "NO" TO ANY PLAN'S TERM AND "NO"  
TO ANY PLAN OF REORGANIZATION.

TO THE COURT AND ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

The undersigned Creditor", In Pro Se, hereby notify this Court, that "Everyone has right  
to be involved in this bankruptcy process – especially individual Creditors, poisoned with  
Debtor's byproducts", and that this Creditor previously asserted as not agreeable to any plan.

1           This Creditor, strongly believe, that the Hon. Dennis Montali recollects  
2         *Anderson, et al. v. Pacific Gas and Electric.* file BCV 00300. (Judicial Notice).

3           This Creditor, strongly believe, (another Judicial Notice) that the Hon. Dennis  
4         Montali recollects that the Debtor is also a Convicted Felon, due to endless and countless  
5         severe and “draconian” in nature gross negligence acts, such as San Bruno Gas Explosion,  
6         Fire Victims, and a myriad of others, and obviously recollects one of oldest gross negligence  
7         on this planet, being the ongoing murder of innocent inhabitants in the town of Hinkley,  
8         California, that is now almost 70 years in complaints, and all of these draconian acts, since  
9         1992 and subsequently since 2013 to present, that were evidenced by the massive cover-up  
10        on this planet by the State of California Lahontan Regional Water Quality Control Board,  
11        should bring light to the end of the tunnel. Well, partially, but better than nothing at all.

12           This Creditor noticed the difference between the artful and thwarted language as to  
13         what the Debtor asserted (quote): “*....on the condition that such grant of relief from stay*  
14        *does not permit the Hinkley Movants to enforce any judgment...” they might obtain against*  
15        *the Utility, versus* what the Hon. Dennis Montali, Presiding Judge asserted (quote):  
16        “*This order does not permit Movants to enforce any judgment they might obtain against*  
17        *Debtors during the pendency of this case.”* There is a huge difference, “**enforce any**  
18        **judgement at any time, versus “enforce judgment during the pendency of this case,**  
19        A “draconian” Chapter 11 Case. Thank you Honorable Dennis Montali, Presiding.

20           As always, this Debtor have attempted to inject this Debtor mouth into Judges’  
21         mouths, just name the Judge, initially in the mouths of the confused by this Debtor judges in  
22         the U.S. District Court Central District of California – Riverside, causing the Judges at the  
23         District Court to improperly dismiss all Plaintiffs’ Complaints, now in the Ninth Circuit, by  
24         throwing out of the doors of that Court all of Plaintiff’s Complaints, not bases on any true,  
25         genuine and uncontroverted evidence, but on “fake narrative” injected by the unscrupulous  
26         counsels representing the Defendant - this Debtor, and most definitely will again notoriously  
27         brainwash Ninth Circuit Court three judges, and inject Defendant’s (this Debtor) mouth  
28         into the panel of the three judges. Count on it. Never ending “saga”. Judgement day is soon.

Dated: June 30, 2020

Respectfully submitted.

By Matsie Mattheis  
Matsie Mattheisen

## PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:  
P.O. Box HD, Barstow, CA 92311

A true and correct copy of the foregoing document entitled (specify): RELIEF FROM STAY COVER SHEET; MOTION FOR RELIEF FROM AUTOMATIC STAY; DECLARATION AND REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF MOTION FOR RELIEF FROM AUTOMATIC STAY BY THE UNSECURED CREDITOR IN PRO SE; NOTICE OF HEARING ON MOTION FOR RELIEF FROM AUTOMATIC STAY BY MEANS OF TELEPHONIC DEVICE 442-285-7450; NOTICE OF HEARING ON THE MOTION; NOTICE APPEARANCE AND REQUEST FOR NOTICE will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. **TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)**: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) \_\_\_\_\_, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

Service information continued on attached page

2. **SERVED BY UNITED STATES MAIL**:

On (date) 04/ /2020, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

3. **SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL** (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) \_\_\_\_\_, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

6-30-2020 Shirley Holcroft  
Date Printed Name

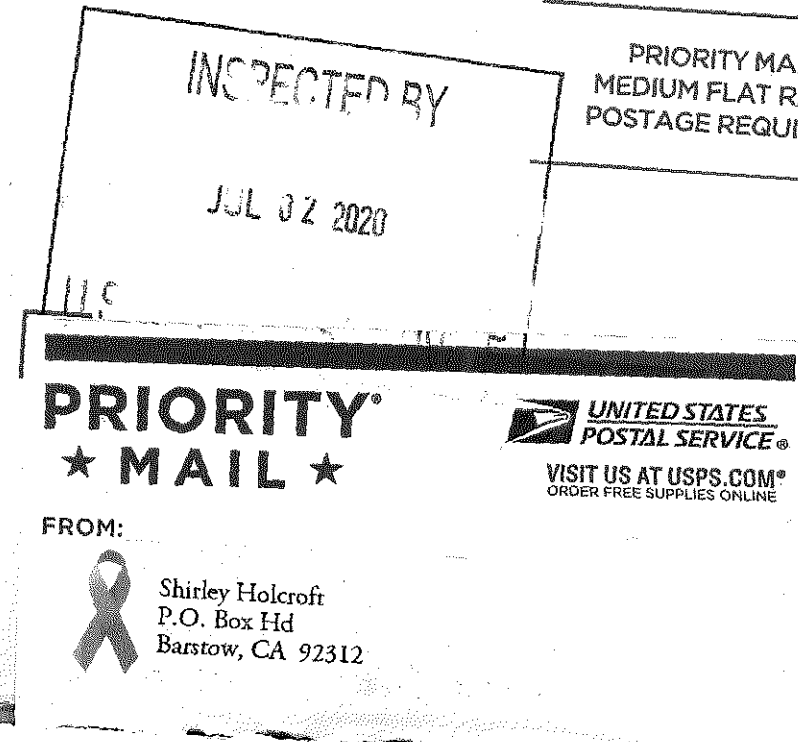
  
Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.



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PRIORITY MAIL  
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TO:

United States Bankruptcy Court  
For The Northern District Of California,  
San Francisco Division  
450 Golden Gate Avenue, 16 th Floor,  
San Francisco, California 94102

Label 228, March 2016

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